



# राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड १५]

शिमला, शनिवार, १४ अक्टूबर, १९६७/२२ आश्विन, १८८६

[संख्या ४१

## विषय-सूची

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|       | भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं .. . . . .  | —       |
| —     | अनुपुरक .. . . . .  | —       |

१४ अक्टूबर, १९६७/२२ आश्विन, १८८६ को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईः—

| विज्ञप्ति की संख्या                                   | विभाग का नाम           | विषय  |
|---|------------------------|---|
| No. 22-32/63-Agr. II, dated the 26th September, 1967. | Agriculture Department | Order for the supersession of Annexure I attached with the Himachal Pradesh "High Quality Cauliflower Seed Production Order" issued by the Government of Himachal Pradesh vide Department of Agriculture Notification No. 22-32/63-Agr. II, dated the 29th May, 1967. |
| No. Ft.85-1/48, dated the 30th September, 1967.       | Forest Department      | Amendment in Schedules II and III of the Punjab Act, 14 of 1959,  |

भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और हिमाचल बैच आफ देहली हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

शून्य

**भाग २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं**

**इत्यादि**

**हिमाचल प्रदेश सरकार**

उद्योग विभाग

(कार्यालय जिला उद्योग अधिकारी, लाहौल-स्पिति)

अधिसूचनाये

फार्म 'ज'

पंजाब राज्य उद्योग सहायता प्रविनियम, 1935 की धारा 24

के अधीन घोषणा

*Keylong, the 15/20th September, 1967*

**No. DIO/LS/67/914-15.**—जबकि पंजाब राज्य उद्योग सहायता प्रविनियम, 1935 की धारा 23 के अधीन 3-7-1967 को नोटिस दिया गया था, जिस में उक्त Shri Angrup s/o Shri Tanzin Dup, V. Beeling, P.O. Keylong, Tehsil Lahaul, District Lahaul & Spiti, at Keylong को 333 रु की राशि 3 प्रतिशत वार्षिक व्याज दर सहित 31-3-1967 से अन्तिम अदायगी की तिथि तक सुदूर अदा करने के लिए कहा गया था, और चूंकि समस्त उक्त राशि अदा नहीं की गई है, इसलिए मैं घोषणा करता हूँ कि 667.00 रु की राशि 31-3-1967 से अन्तिम अदायगी की तिथि तक 3 प्रतिशत वार्षिक व्याज दर सहित उक्त Shri Angrup s/o Tanzin Dup से देय है और मंलग्न अनुसूची में निर्दिष्ट सम्पत्ति में उक्त कर्जे की पूर्ति की जा सकती है।

**SCHEDULE**

All the assets present and to be hereinafter acquired by the mortgagor whether the assets now or in future in his home, including book debts, stores, stocks, the premises and machinery, existing or to be purchased with the aid of the loan or part thereof.

Sd/-

*District Industries Officer,  
Lahaul & Spiti.*

**OFFICE OF THE ASSISTANT DISTRICT INDUSTRIES OFFICER, BILASPUR, DISTRICT BILASPUR HIMADHAL PRADESH**

**FORM "H"**

**DECLARATION UNDER SECTION 24 OF THE ACT**

*Bilaspur, the 30th September, 1967*

**No. UB(Loan)(Sanct.)/63-64-1874.**—WHEREAS a notice was served on Shri Masat Ram Dabra, s/o Shri Salig Ram Dabra, r/o House No. 196, Sector No. II, New Bilaspur Town, Tehsil Sadar, District Bilaspur (H.P.) on the 5th day of December, 1966 under section 23 of the Punjab State Aid to Industries (H.P. Amendment) Act, 1964 calling upon the said Shri Masat Ram Dabra to pay to me the sum of Rs. 2,000 (Rupees two thousand) along with up-to-date interest on or before the 30th day of December, 1966, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,000 (Rupees two thousand) along with up-to-date interest due thereon is due from the said Shri Masat Ram Dabra and that the proper-

ty owned by Shrimati Ram Wanti Gambhir wife of Shri Wazir Chand Gambhir resident of House No. 175, Diara Sector No. I, New Bilaspur Town, Tehsil Sadar, District Bilaspur (H.P.), (Surety of Shri Masat Ram Dabra) is liable for the satisfaction of the said debt.

**FORM "H"**

**DECLARATION UNDER SECTION 24 OF THE ACT**

*Bilaspur, the 30th September, 1967*

**No. UB(Loan)(Sanct.)/62-63-1879.**—WHEREAS a notice was served on Shri Thakur Dass s/o Shri Mathara Dass Gupta c/o Hema Nand Gupta, r/o Village Chhakoh, P.O. Soldha, Tehsil Sadar, District Bilaspur on the 3rd day of December, 1966, under section 23 of the Punjab State Aid to Industries (H.P. Amendment) Act, 1964 calling upon the said Shri Thakur Dass to pay to me the sum of Rs. 2,000 (Rupees two thousand) along with up-to-date interest on or before the 30th day of December, 1966, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,000 (Rupees two thousand) along with up-to-date interest due thereon is due from the said Shri Thakur Dass and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

**SCHEDULE**

Land comprises in Khewat No. 8/25 measuring 21 bighas and 8 biswas and House double storeyed consisting of four rooms situated on land comprised of Khasra No. 80/14, Khewat No. 8/25, situated in Village Koaline, P.O. Bilaspur, Tehsil Sadar, District Bilaspur (H.P.) belonging to Shri Hari Ram s/o Shri Sheru caste Jat, Village Kolion, P.O. Bilaspur, Tehsil Sadar, District Bilaspur (H.P.).

**FORM "H"**

**DECLARATION UNDER SECTION 24 OF THE ACT**

*Bilaspur, the 30th September, 1967*

**No. UB(Loan)(Sanct.)/63-64-1884.**—WHEREAS a notice was served on Shri Kartar Singh s/o Shri Tej Singh, Village Jeori, P.O. Zagatkhana, Pargana Fatehpur, Tehsil Sadar, District Bilaspur, (H.P.) on the 9th February, 1967 under section 23 of the Punjab State Aid to Industries (H.P. Amendment) Act, 1964 calling upon the said Shri Kartar Singh to pay to me the sum of Rs. 2,000 (Rupees two thousand) on or before the 7th March, 1967, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,000 along with up-to-date interest due thereon is due from the said Shri Kartar Singh and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

**SCHEDULE**

Land comprises of Khata Khatauni 4/7 to 21, (i) 14 Land 1/3, 13 bighas, (ii) 185 land 1/3, 50-2-1/2 bighas measuring 65-1/2 bighas situated at Village Jeori, P.O. Zagatkhana, Tehsil Sadar, District Bilaspur (H.P.), and belonging to Shri Tej Singh s/o Shri Hira Singh, Village Jeori, P.O. Zagatkhana, Tehsil Sadar, District Bilaspur (H.P.).

**S.D.S. JASWAL,**  
**Assistant District Industries Officer.**

**भाग ३—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बैच आफ देहली हाईकोर्ट, फाइनेन्शल कमिशनर तथा कमिशनर आफ इन्कम-टैक्स द्वारा अधिसूचित श्रादेश इत्यादि**

शून्य

**भाग ४—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग**

**PANCHAYAT DEPARTMENT  
NOTIFICATIONS**

*Dharamsala, the 12th September, 1967*

**No. 20775/Dev/P.**—In partial modification of Notification No. 1978/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Rana Kultar Chand having been elected as Member of Legislative Assembly, he has ceased to be the Primary Member of Panchayat Samiti Bhawarna. Accordingly his name appearing at serial No. 3 is hereby deleted and replaced by Shri Milap Chand.

**No. 20776/Dev/P.**—In partial modification of Notification No. 1976/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Shri Durga Chand having been elected as Member of Legislative Assembly, he has ceased to be the Primary Member of Panchayat Samiti Lambagaon. Accordingly his name appearing at serial No. 5, is hereby deleted and replaced by Shri Tara Chand.

**No. 20777/Dev/P.**—In partial modification of Notification No. 1972/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Shri Churamani having been elected as Member of Legislative Assembly, he has ceased to be the Primary Member of Panchayat Samiti Mangwal. Accordingly his name appearing at serial No. 2, is hereby deleted and replaced by Shri Pardhan Chand.

**No. 20778/Dev/P.**—In partial modification of Notification No. 1970/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Shri Prem Chand having been elected as Member Parliament, he has ceased to be the Primary Member of Panchayat Samiti Bhota. Accordingly, his name appearing at serial No. 9 is hereby deleted and replaced by Shri Tulsi Ram Sarpanch Gram Panchayat Dhangota.

**No. 20779/Dev/P.**—In partial modification of Notification No. 1974/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Shri Amin Chand having been elected as Member of Legislative Assembly, he has ceased to be the Primary Member of Panchayat Samiti Bhoranj. Accordingly, his name appearing at serial No. 4 is hereby deleted and replaced by Shri Dhian Singh s/o Shri Nand Lal.

cation No. 1973/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Shri Ranjit Singh having been elected as Member of Legislative Assembly, he has ceased to be the Primary Member of Panchayat Samiti, Dhundla. Accordingly, his name appearing at serial No. 2, is hereby deleted and replaced by Shri Salig Ram.

**No. 20781/Dev/P.**—In partial modification of Notification No. 13908/Dev/P, dated 24-6-1964 published in the Punjab Government Gazette (Extra-ordinary) dated 29-6-1964, it is notified that consequent upon Shri Kanshi Ram having been elected as Member of Legislative Assembly, he has ceased to be the Primary Member of Panchayat Samiti Sujanpur. Accordingly, his name appearing at serial No. 2 is hereby deleted and replaced by Shri Chuhar Singh, Panch, Gram Panchayat Patlandar.

**No. 20782/Dev/P.**—In partial modification of Notification No. 13908/Dev/P, dated 24-6-1964, published in the Punjab Government Gazette (Extra-ordinary) dated 29-6-1964, it is notified that consequent upon Shri Gorakh Singh and Shri Balwant Singh having resigned from the Primary Membership they have ceased to be the Primary Members of Panchayat Samiti Sujanpur. Accordingly, their names appearing at serial No. 4 and 12 are hereby deleted and replaced by Shri Salig Ram Sarpanch Panchayat Darla and Shri Salig Ram Sarpanch Gram Panchayat Chamiana, respectively.

**No. 20783/Dev/P.**—In partial modification of Notification No. 1979/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that Shri Jagat Ram Sarpanch Panchayat Chalali has been elected as Primary Member Panchayat Samiti Pragpur, against the vacant seat occurred due to death of Shri Gujjar Mal. Accordingly, the name of Shri Gujjar Mal appearing at serial No. 8 is hereby deleted and replaced by Shri Jagat Ram.

**No. 20784/Dev/P.**—In partial modification of Notification No. 1979/Dev/P, dated 23-1-1965 published in the Punjab Government Gazette (Extra-ordinary) dated 25-1-1965, it is notified that consequent upon Shri Paras Ram having been elected as Member of Legislative Assembly he has ceased to be the Primary Member of Panchayat Samiti Pragpur. Accordingly, his name appearing at serial No. 11 is hereby deleted and replaced by Shri Governer Singh.

**No. 20785/Dev/P.**—In exercise of the powers conferred upon me under section 10(1) of the Punjab Panchayat Samitis and Zila Parishad Act, 1961, it is notified that Sarvshri Karam Singh Panch Gram Panchayat Palkowaha and Mool Raj Panch Panchayat Chutara have been

**No. 20780/Dev/P.**—In partial modification of Notifi-

elected as Primary Members for Panchayat Samiti Una in place of Sarvshri Parkash Chand and Vidya Sagar whose election was notified by the Deputy Commissioner, Hoshiarpur, vide his Notification No. 4982/HC(P), dated 4-6-1966, as they have ceased to be the Primary Members of Panchayat Samiti Una under section 15(1) (a) read with section 6(L), of the Punjab Panchayat Samitis and Zila Parishad Act, 1961.

B. C. NEGI,  
Deputy Commissioner, Kangra.

### पंचायत समिति कटराई

पंचायत समिति का अधिवेशन जोकि ३१-७-१९६७ को श्री मोहन लाल ठाकुर की अध्यक्षता में हुआ और इस में निम्नलिखित सदस्य उपस्थित हुए:—

१. श्री मोहन लाल ठाकुर।
२. श्री मेहर चन्द ठाकुर।
३. श्री निमित राम।
४. श्री जालपूर राम।
५. श्री जिन्दू राम।
६. श्री गुलाब दास।
७. श्री शिव राम।
८. श्री शिव राम।
९. श्री कुंज लाल।
१०. श्री जगन्नाथ।
११. श्री धनी राम।
१२. श्री भगत राम।
१३. श्री शिव चन्द।
१४. श्री अनन्त राम।

१. इस पंचायत समिति ने मर्व सम्मति से इन की अस्थाई समितियों के चुनाव किए जोकि निम्न प्रकार से हैं:—

अस्थाई समिति नं० ३

इस पंचायत समिति के सदस्य श्री कुंज लाल ने श्री भगत राम का नाम नामांकित किया और इसका समर्थन श्री जगन्नाथ ने किया। श्री भगत राम जो सर्व सम्मति से अध्यक्ष अस्थाई समिति नं० ३ चुने गए।

अस्थाई समिति नं० ३ के निम्नलिखित सदस्य मर्व सम्मति से चुने गए:—

१. श्री जालपूर राम।
२. श्री निमित राम।
३. श्री तेज सिंह।
४. श्री गुलाब दास।
५. श्री जगन्नाथ।
६. श्री जोग राम।
७. श्रीमती सेवती देवी।

अस्थाई समिति नं० २

अध्यक्ष उपाध्यक्ष पंचायत समिति श्री मेहर चन्द नेगी।

निम्नलिखित सदस्य सर्व समिति से अस्थाई समिति नं० २ के सदस्य चुने गए:—

१. श्री भाग चन्द।
२. श्री चरन दास।
३. श्री कुंज लाल।
४. श्री अनन्त राम।
५. श्री जिन्दू राम।
६. श्री राम सरन कपूर।
७. श्री शिव चन्द।

अस्थाई समिति नं० १

अध्यक्ष अध्यक्ष पंचायत समिति श्री मोहन लाल ठाकुर।

### सदस्य

समिति के सदस्यों में से निम्नलिखित सदस्य अस्थाई समिति १ के सदस्य चुने गए:—

१. श्री मंगलूर राम।
२. श्री खूब राम।
३. श्री चतर दास।
४. श्री धनी राम।
५. श्री टेकू।
६. श्री शिव राम।
७. श्रीमती चुनेश्वरी देवी।

### BYE-LAWS OF THE PANCHAYAT SAMITI NAGGAR AT KATRAIN FRAMED FOR THE FORMATION OF THE STANDING COMMITTEES

1. (a) Standing Committee for Finance and Taxation (hereinafter referred to as Standing Committee No. I).

(b) Standing Committee for Agricultural Production, Animal Husbandry, Minor Irrigation, Power Communication and Works (hereinafter referred to as Standing Committee No. II).

(c) Standing Committee for Education, Social Education, Social Welfare, Public Health and Sanitation, including Rural Water Supply, Cottage Industries, Co-operative and Housing (hereinafter referred to as Standing Committee No. III).

2. (1) Standing Committee No. shall be constituted as follows:—

(i) Chairman.—Chairman of the Panchayat Samiti.

(ii) Secretary.—Executive Officer of the Panchayat Samiti.

(iii) Members.—Not less than four excluding Chairman, to be appointed in the manner laid down hereinafter.

(2) Standing Committee No. II shall be constituted as follows:—

- (i) *Chairman*.—Vice-Chairman, Panchayat Samiti.
- (ii) *Secretary*.—Extension Officer, Agriculture of the Panchayat Samiti.
- (iii) *Members*.—Not less than four members excluding the Chairman.

(3) Standing Committee No. II, shall be constituted as follows:—

- (i) *Chairman*.—To be appointed in the manner herein-after laid down.
- (ii) *Secretary*.—Executive Officer of the Panchayat Samiti.
- (iii) *Members*.—Not less than four excluding the Chairman.

(4) No person may serve as the Chairman of more than one Standing Committee.

(5) No person may ordinarily serve as a member of more than one Standing Committee.

(6) One at least of the member of the Standing Committee should be a person belonging to the Scheduled Castes/Tribes.

(7) One at least of the member Standing Committee for Education, Social Education etc., must be a woman.

(8) The Chairman and members shall hold office for one year from the date of their appointment. In the second and third years of the Panchayat Samiti's existence the appointment of members of Standing Committees shall be held at such a date as to allow the new members to take their seats as soon as the terms of office of their predecessors has expired. An outgoing member of Standing Committee shall be eligible for re-appointment.

3. The Chairman of every Panchayat shall as soon after the Panchayat Samiti has been fully constituted, call a meeting of all its members, including co-opted, associated and *ex-officio* members, in the office of the Panchayat Samiti on a date and time to be specified in the notice for the selection of members who are to constitute the Standing Committee.

The notice of the date, time and place of the meeting shall be given to members not less than 7 clear days previous to the day of the meeting.

4. The notice shall be sent by post and by special messenger of the place of an ordinary residence of the members. Such notice shall also be published by posting, it on a notice board in the office of the Panchayat Samiti.

5. The meeting shall be presided by the Chairman, and in his absence by the Vice-Chairman.

6. A simple majority of the total number of the elected and co-opted members of the Panchayat Samiti will constitute the quorum for such meeting.

7. (1) The Chairman shall first call upon members present to propose and second the name of members of the Chairmanship of the Standing Committee No. III.

If only one name is proposed and seconded, the person named shall be deemed to have been duly appointed as Chairman of the Committee.

If more than one man is proposed and seconded by the members the Chairman, shall call upon the elected and co-opted members present to state their presence by show of hands and the persons securing the largest support shall be deemed to have been duly appointed. In the event of tie between two candidates securing the maximum No. of votes, the Chairman shall decide between them by drawing lots.

(2) The Chairman shall have and exercise second or casting vote.

8. Subject to the provision of bye-laws 2, members of all Standing Committees shall be selected and appointed in the manner laid down in bye-law 7(1) and on the same day that the Chairman of the Standing Committee III is selected.

9. When the place of a member or Chairman of a Standing Committee falls vacant by death, resignation or otherwise, a new member or Chairman, as the case may be shall be nominated, by the Chairman, of the Panchayat Samiti from amongst the members and in consultation with the remaining members of the Standing Committee in which the vacancy has arisen.

10. Every Standing Committee shall in relation with the subjects assigned to it in statement No. I and second exercise such powers and perform such functions as are given in the said statements.

11. (1) Standing Committee shall meet at least once a month.

(2) Meeting shall be held in the office of the Samiti.

(3) The date and hour for the meetings shall be fixed by the Chairman of the Standing Committee on and a notice of at least 7 clear days should be given to members before a meeting is called.

(4) An agenda shall be prepared by the Secretary of the Committee with the approval of the Samiti Chairman and copy of this agenda shall be sent to each member along with the notice of the meeting.

12. The Chairman, of the Panchayat Samiti may at any time call a special meeting of the Standing Committee and shall do so within a week of the receipt of a requisition stating the business to be transacted signed by majority of members of a Standing Committee. The provision in bye-law 11(2), (3) and (4) shall apply to such meetings also.

13. Every meeting of the Standing Committee shall be presided over by its Chairman and in his absence the members present shall choose from amongst themselves a Chairman for the occasion.

14. No business shall be transacted at any meeting of a Standing Committee unless the majority of its members are present.

15. (1) Whenever there is difference of opinion between the members of a Standing Committee on any item of the agenda before it, the decision of the majority of the members present shall prevail and where opinion is equally divided on any such issue, the Chairman shall have and exercise a second and casting vote and his decision shall prevail.

(2) Associate and *ex-officio* members shall not vote, but may participate in the decision.

16. (1) Every subject which can be disposed of by Standing Committee must first be considered by the Standing Committee of the subject concerned and if, finance is involved decided in consultation with the Standing for Finance and Taxation. In the event of there being a difference of opinion on any matter between two or more Standing Committees, the matter shall be placed before the Samiti at the earliest meeting by the Executive Officer for decision.

17. Joint meetings of the Standing Committees shall be presided over by the Chairman or Vice-Chairman of the Panchayat Samiti or if both are absent by any member chosen for the purpose by the members present at such joint meeting.

18. In any case in which two or three Standing Committees have passed conflicting decisions and such conflict has not been resolved by a joint meeting of such Standing Committee the Executive Officer, shall place the matter

before the Panchayat Samiti and pending its decision, he shall with-held all action in regard to the matter at issue.

19. Every Standing Committee may for transacting its business and for carrying out the purposes for which it is constituted, utilize the services of the Panchayat Samiti.

20. Subject to the provision contained in the foregoing bye-laws the provision contained in the Panchayat Samiti (Conduct of Business) Rules, 1961, shall be so far as may be applicable, apply *mutatis mutandis* to the conduct of business to the Standing Committee.

21.(1) Proceedings of the meeting of the Standing Committee shall be recorded in a Minute Book by the Secretary concerned and shall be signed by the presiding member immediately after the meeting, and if this is not, for any reason, possible on the day after the meeting.

(2) For joint meeting of two or more Standing Committee a separate Minute Book shall be maintained by the Executive Officer of the Panchayat Samiti, and such proceedings shall be signed by presiding members immediately after the meeting and if this not, for any reason, possible, then on the day after the meeting.

22. (1) It shall be the duty of the Executive Officer of the Panchayat Samiti to report to the Panchayat Samiti, all decisions taken by the Standing Committees, separately or jointly at the next earliest meeting of the Panchayat Samiti along with a certificate stating in respect of each decision, whether it :—

- (a) is within the competency of the Standing Committee/Committees as the case may be;
- (b) is for information or orders ; or
- (c) should be set aside on the ground that it is against law or rules or the instructions or policy laid down by Government.

(2) In the case of decision which was not in the competence of the Standing Committee/Standing Committee, the Panchayat Samiti may if the decision is other-

wise sound:

(a) give its approval provided the decision is within its competence ; or

(b) refer it to the competent authority for its approval.

(3) If the decision was within the competence of the Standing Committee Panchayat Samiti will merely note it for information and may not question it.

(4) If the decision requires the orders of the Panchayat Samiti or any higher authority, it shall be considered in accordance with the Rules of Business and decided if the matter is within the competence of the Panchayat Samiti. Where the matter is one requiring the orders of the higher authority, it shall be referred to such authority with such recommendations as the Panchayat Samiti may deem to make.

(5) Where the Panchayat Samiti set aside a decision on any of ground stated at (1) above, it shall be the duty of the Executive Officer to forward immediately a copy of the proceedings to the Deputy Commissioner for such action as the latter may deem necessary under section 102 of the Act.

23. Notwithstanding anything contained in these bye-laws in case of emergency the Chairman of a Panchayat Samiti may decide that any matter may be submitted direct to the Panchayat Samiti if there is no time for it to be submitted first to the Standing Committee to which it ought ordinarily to be submitted under the provisions of the bye-laws.

24. Where a member of a Standing Committee other than its Chairman, fails to attend four consecutive meetings of the Committee, he shall cease to be a member and the matter shall be referred to the Panchayat Samiti at its next earliest meeting.

The Samiti may either restore membership if the member in the question had any good reason for his absence or appoint another member in his place.

## ANNEXURE II

### POWERS AND FUNCTIONS OF THE STANDING COMMITTEES OF THE PANCHAYAT SAMITI, NAGGAR AT KATRAIN, DISTRICT KULU (HIMACHAL PRADESH)

| Sl.<br>No. | Standing Committees                          | Powers and functions to be exercised/Performed   | Remarks |
|------------|--|--|---------|
| 1          | 2  | 3  | 4       |
| 1.         | Standing Committee for Finance and Taxation. | <ol style="list-style-type: none"> <li>1. Creation of the posts.</li> <li>2. Preparation of the Budget.</li> <li>3. Preparation of the Revised and Supplementary Budget.</li> <li>4. Review of staff position in the Block.</li> <li>5. Maintenance of accounts and submission of statements.</li> <li>6. Maintenance of accounts of receipt and expenditure for every financial year.</li> <li>7. Formulation of taxation proposals.</li> <li>8. Proposals for reduction/abolition or remission of and or exemption from taxes.</li> <li>9. To lease the collection of fee or tools and the management of fairs.</li> <li>10. Collection of taxes, fees.</li> <li>11. To sanction loans.</li> <li>12. To supervise the recovery of the loans.</li> <li>13. Inspection of Budget and account of the Panchayats.</li> <li>14. To assist Panchayats in the preparation of their Budget and plans.</li> </ol> |         |

1 2

3

4

15. The acquisition of land and other immoveable property for any of the purposes of Act.
16. To give financial sanction, within the limits laid down in the relevant rules to schemes approved by the other Standing Committees, provided the necessary provision exists in the Budget.
17. Encouragement of thrift through small saving and insurance.
18. To decide the extent of financial assistance required by the Gram Panchayats in the implementations of the development schemes which are beyond their powers to execute.
19. Such other powers and functions as the Samiti may assign to it from time to time.

2. Standing Committee No. II:  
Agriculture Production  
Animal Husbandry  
Minor Irrigation and Power  
Communications and works.

See section 41(1)  
Agriculture  
Animal Husbandry & Fisheries  
Communications  
Miscellaneous

Item (ii), (iii), (iv), (v), (vi),  
(vii), (ix), (x) only.

1. To consider and approve with or without modification the scheme prepared by the officials concerned in respect of the subject assigned to the Committee in col. 2.
2. To sanction schemes relating to the subject assigned, provided the amount involved is within the competence of the Committee

The financial limits of the Standing Committee will be those laid down in the relevant rules.

3. To supervise implementation of all schemes relating to the subjects assigned to the Committee.
4. To mobilize man-power resources and raise funds through voluntary contributions for the execution schemes relating to the subject assigned.
5. To supervise and assist the execution of schemes relating to subjects assigned and which have been entrusted to Panchayats by the Samiti for the implementation.
6. Management of all properties vested in the Panchayat Samiti.
7. To decide the transfer to a Gram Panchayat of the construction, maintenance or improvement of any property which is under the control and management of the Samiti. Section 44(2)(ii).
8. To decide which of the schemes relating to subject assigned may be entrusted to Gram Panchayats under section 44(1).
9. Such other powers and functions as may be assigned from time to time by the Samiti.

3. Standing Committee No. III  
for—

- (1) Education
  - (2) Social Welfare
  - (3) Public Health and Sanitation.
  - (4) Rural Water Supply
  - (5) Village Industries
  - (6) Co-operatives
  - (7) Housing
  - (8) See section 41(1)
  - (9) Health and Rural Sanitation.
  - (10) Social Education.
  - (11) Co-operation
  - (12) Miscellaneous
- Item (i), (x), (xii), (xiv), (xv), (xvi) only.

1. To consider and approve with or without modification the scheme prepared by the officers concerned in respect of the subjects assigned to the Committees in col. 2.
2. To sanction schemes relating to the subjects assigned, provided the schemes are within the competence of the Committee and there is the necessary budget provision.

The financial limits of the Standing Committee will be those laid down in the relevant rules.

3. To supervise the implementation of these schemes relating to the subjects assigned to the Committee.
4. To mobilize man-power resources, and raise funds through voluntary contribution for the execution of schemes relating to the subject assigned.

- |  |   |   |
|--|---|---|
| <p>4. Jointly by Standing Committees I and II.</p>     | <p>5. To supervise and assist the execution of schemes relating to the subjects assigned and which have been entrusted to Panchayats by the Samiti for implementation.</p> <p>6. To decide which of the schemes relating to subjects assigned may be transferred to Panchayats under section 44(1).</p> <p>7. Such other powers and functions as may be assigned to it from time to time by the Samiti.</p>   | <p>In case the two Committees do not agree the scheme will be submitted to the Panchayat Samiti for decision.</p>   |
| <p>5. Jointly by Standing Committee No. I and III.</p> | <p>1. To sanction schemes relating to subjects assigned to Standing Committee No. II and which are beyond the competence of Standing Committee No. II provided that:—<br/>           (a) the scheme is within the competence of the Panchayat Samiti; and<br/>           (b) the necessary budget provision exists.</p> <p>2. To consider scheme relating to subjects assigned to Standing Committee No. II and which are beyond the Samitis competence and require the sanction of the Zila Parishad or Government before the schemes are submitted to the Panchayat Samiti.</p>   | <p>Such schemes will first be considered jointly by Standing Committee I and II and then placed before the Samiti with the comments of Standing Committee No. I. If the Samiti approves the schemes it shall be forwarded to the authority competent to give sanction.</p>  |
| <p>6. Common to all Standing Committees.</p>           | <p>1. To sanction schemes relating to the subjects assigned to Standing Committee No. II and which are beyond the competence of Standing Committee No. II, provided that:<br/>           (a) the scheme is within the competence of the Panchayat Samiti; and<br/>           (b) the necessary budget provision exists.</p> <p>2. To consider schemes relating to the subject assigned to Standing Committee No. II and which are beyond the Samitis competence and require the sanction of Zila Parishad or Government before the schemes are submitted to the Samiti.</p>   | <p>In case the two Committees do not agree, the schemes will be submitted to the Panchayat Samiti for decision.</p>   |
|  | <p>1. Such powers and functions of district boards in respect of subjects assigned to Committee concerned as have been entrusted by Government to the Panchayat Samiti and which the latter may relate to the Standing Committees.</p> <p>2. To call for documents, reports and such other information as the Committee may require in respect of the subjects assigned to it.</p> <p>3. To call for information relating to the subject assigned to the Committee from the village officers.</p> <p>4. To make bye-laws.</p> <p>5. Power to entrust any scheme relating to subjects assigned to the Committee to a Gram Panchayat for implementation.</p> <p>6. The powers to call officers to attend meeting in the manner laid down in section 38(1) of the Act.</p> | <p>Such schemes will first be considered jointly by Standing Committee I and III and then placed before Samiti with the comments of the Standing Committee No. I. If Samiti approves the scheme, it shall be forwarded to the authority competent to give sanction.</p> <p>The requisition will be made to the Executive Officer of the Panchayat Samiti.</p> |

| 1  | 2   | 3 | 4   |
|--|---|---|---|
| 7. Jointly by all three Standing Committees. | 1. Preparation and approval of the Block Development Plan.<br>2. Co-ordination of schemes relating to the three Committees. |   | Each Committee will first approve that scheme relating to subjects assigned to it and all these schemes will be considered at joint sitting and integrated into Block Development Plan. |

MOHAN LAL THAKUR,  
Chairman, Panchayat Samiti,  
Naggar, at Katrain, District Kulu (H.P.).

## भाग ५—वैयक्तिक अधिसूचनाएं और विज्ञापन

### FORM LR III

#### Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Sirmur district, Nahan (H.P.).

In the matter of Shri Mehar Singh s/o Rup Singh, r/o Kando-Chyog, Tehsil Paonta (Tenant).

Versus

Shri Jiloo, Tulsi, Sant Ram ss/o Mani Ram, Smt. Gangi d/o Mani Ram, Dharam s/o Shiboo, Jiwalo s/o Moti Ram, Lagnoo s/o Devi Ram self and legal heir of Shri Fina deceased, Anant Ram, Sukhiya ss/o Musha, Devi Ram, Panchia ss/o Kesru, Tunga, Patti Ram ss/o Sumnoo, Khatra s/o Kali Ram, Raj Mal s/o Kesru, Mehru, Nath ss/o Fishu, Devi Ram, Dumadood, Shavanu, Panji, Rup Singh, Mania ss/o Bhalkhoo, Bhupia, Dhanna, Sis Ram s/o Sewa, Jigaloo s/o Kalmu, Smt. Shankri wd/o Hari Ram, Dhani Ram, Nainu ss/o Hari Ram, Smt. Bhajni, Kenthi, Kansho d/o Hari Ram, Nanu, Moti Ram ss/o Kalsi, Shiv Ram s/o Min Singh, Bhupia, Mina ss/o Devi Singh, Khayaloo, Panchiya ss/o Min Singh, Mani, Ratti, Shoopaa ss/o Shibu Ram, Shibu Ram s/o Kanshia, Bijia, Siria ss/o Dhooru, Munshi, Hira ss/o Bhalkhoo, Chetu s/o Devi Singh, Nathu, Singha ss/o Jiwalo, Sis Ram, Megha ss/o Jalmu, Bali Ram s/o Ishru, Kali Ram s/o Devi Singh, Rai Singh s/o Shiv Ram, Smt. Bhajo d/o Shiv Ram, Smt. Ratti d/o Jiwalo, Bahadur Singh, Sohan Singh ss/o Jiwalo (minor) (Shri Jiwalo for minors), Dhani Ram, Kalmoo ss/o Kalsi, Premu, Sukhia, Mean Singh ss/o Bhalkhoo, Bishana, Sabla ss/o Kalia, Dhana, Devi Dass, Shiv Ram ss/o Bhalkhoo, Ram Singh s/o Shuka, Rup Singh, Manglu ss/o Kalmu, Smt. Pesho wd/o Jai Singh, Mani Ram, Telu, Mohi Ram, Mehar Singh ss/o Jai Singh, Smt. Mangi, Jainoo ds/o Jai Singh, Bhupia, Dhani Ram, Soba ss/o Chhoni, Ishroo s/o Sartana self and legal heir of Shri Man Singh deceased, Motu s/o Sartana self and legal heir of Shri Man Singh deceased, Ishru, Jalam Singh ss/o Sunu, Smt. Shyama, Kumni ds/o Sunu, legal heirs of Smt. Jamni deceased, Jiwalo, Jalam Singh ss/o Sunu, Smt. Shamo, Bharani ds/o Sunu, Pritam s/o Kalsi, Salkoo s/o Ajboo, Mani Ram, Rup Singh ss/o Namu, Kulgo, Shua ss/o Jai Singh self and legal heirs of Shri Sis Ram deceased, Suia, Khankaroo, Prem ss/o Kharkoo, Nandroo, Khaidoo, Kalia ss/o Moti Ram, Sukhia, Jogia ss/o Nirmi, Kalmoo, Min Singh, Sobha ss/o Sarloo, Devi Singh s/o Man Singh, Smt. Shiboo wd/o Dhani Ram, Kalyanoo s/o Dhani Ram (minor) (Smt. Shiboo for minor), Smt. Chandno d/o Dhani Ram, Smt. Sandla wd/o Dhani Ram, Patti Ram, Ratti Ram ss/o Ajboo, Motia, Ruldo ss/o Mansha, Giaroo, Chetu ss/o Shiv Ram, Shiv Ram, Chandnoo, Joia ss/o Nandroo, Muni s/o Nandroo, Smt. Jhona d/o Nandroo, Mani Ram s/o Rupoo, Magia, Sukhia ss/o Moti Ram, Pritam s/o Sabla,

Shib Ram, Rania, Nandroo ss/o Devi Ram, Nathu s/o Kali Ram, Devi Singh s/o Kalsi, Chet Ram s/o Devi Singh, Teli Ram, Shibu Ram ss/o Dhanu Ram, Smt. Jaino wd/o Shiv Ram, Mohi Ram, Khudia ss/o Singha, Bhupia, Patia ss/o Hari Ram, Pritam, Mahatoo ss/o Jai Singh, Devi Ram, Khayaloo ss/o Nanu, Punia, Karam Singh ss/o Sabla, Mehru, Jiploo ss/o Jalmu, Namco s/o Jalpo, Panchhia, Ratti, Dasia, Bhaja, Tulsi ss/o Motia, Hari Ram, Singha ss/o Birbal, Nainoo s/o Shibu, Nandroo s/o Shibu, Smt. Gorkhi wd/o Dhayanoo, Mina, Nakia ss/o Dhayanoo, Smt. Dhuri, Saina ds/o Dhayanoo, Patia s/o Rup Singh, Nanda, Bhajnoo ss/o Dhayanoo, Smt. Premo, Mena ds/o Dhayanoo, Shupa, Bhajnoo ss/o Ram Dass, Smt. Shamo, Jamni ds/o Ram Dass, Sobha grand son of Rani Dass self and legal heirs of Shri Ram Dass, Shupa s/o Ram Dass, Jogi Ram s/o Hira Singh, Mukhia s/o Basti Ram, Shiv Ram s/o Kania, Min Singh, Kali Ram, Nathu, Basti Ram ss/o Moti Ram, Jiwalo, Dhana, Shupa ss/o Rupu, Gorkhu, Devi Ram ss/o Shami, Kalu s/o Ram Singh, Sukh Ram, Tulsi ss/o Mina, Kali Ram s/o Nandroo, Devi Ram s/o Nandroo, Shupa, Kansia, Kalsi, Jalmoo ss/o Dhayanoo, Singha s/o Mathu, Dhani Ram, Dilmi, Jiwa, Singha ss/o Kalmoo, Giaroo, Chunchu ss/o Haria, Nathu s/o Dhayanoo, Naktoo s/o Haria, r/o Sharli Manpur, Tehsil Paonta, Khem Singh, Dharam Singh ss/o Min Singh, Singha Singh, Mohta, Hira ss/o Dhyan Singh, Smt. Magno, Jasmati ds/o Min Singh, r/o Kando Chyog, Tehsil Paonta, Chunchia s/o Kalmu, Nandru s/o Chetu, Smt. Ghoni wd/o Nandroo, Mina, Gujba ss/o Nandroo, Smt. Minki, Fevari, Bhajnoo, Bishani ds/o Nandroo, Jalmu s/o Joia, Nandroo, Jalmu ss/o Shibu, Kamthu, Shavanu ss/o Rikhtu, Kaloo s/o Naktoo, Jiwalo, Besu, Magni ss/o Kenthu, Tholu, Bir Singh, Dhirju, Premu ss/o Gusain, Mukh Ram, Patia, Baro ss/o Shiv Ram, Smt. Rima, Sita, ds/o Shiv Ram, Molu grand son of Shiv Ram, Smt. Khalti grand daughter of Shiv Ram, Nakta s/o Roda, Mina s/o Jalmu, Kalia, Panji ss/o Nupa, Jasoo, Gujba, Dhania ss/o Biroo, Hakro s/o Topia, Mina, Namco, Sukhia, Panchia ss/o Kencharoo, Smt. Mina, Ramo ds/o Kencharoo, Kala s/o Bholar, Giaroo s/o Bhalkhoo, Nandroo, Kharkoo, Khayalu ss/o Chetu, Khatku, Chetu ss/o Gusain, Kala s/o Magalu, Jiwa s/o Jalmu, Sabla, Shupia ss/o Sis Ram, Shibia, Telu, Jiwa ss/o Sis Ram, Smt. Shankri wd/o Dhyanu, Mina, Mohtu ss/o Kalu, r/o Sharli Manpur, Tehsil Paonta, Patia, Namoo, Mohta ss/o Sewa, r/o Kando Chyog, Tehsil Paonta (Landowners).

To

All persons concerned.

Whereas Shri Mehar Singh s/o Rup Singh (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights

in the land of his tenancy Khata/Khatauni No. 99/704 to 707, measuring 1/5 share of 22 bighas 9 biswas (as entered in the Revenue Records) situated in village Kando Chyog, Tehsil Paonta, District Sirmur in the ownership of Shri Jiloo etc. (Landowners).

And whereas a sum of Rs. 0.80 paise is proposed to be allowed as compensation to be paid by the said Shri Mehar Singh s/o Rup Singh (Tenant) to the said Shri Jiloo etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for

information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 0.80 paise as compensation shall be received by the undersigned by 30-10-1967.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 27th day of September, 1967.

Seal.

RAJ MANI,  
Compensation Officer.

### भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

### भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

### अनुपूरक

शून्य